Case 2:22-cv-00831-JAD-BNW Document 5 Filed 07/04/22 Page 1 of 3

	4
	5 6 7 8 9
	6
	7
	8
	9
ALVERSON TAYLOR & SANDERS LAWYERS 6605 GRAND MONTECTTO PKWY STE 200 LAS VEGAS, NV 89149 (702) 384-7000	10
	11
	12
	13
	14
	15
	16
	16 17
	18
	19
	2021
	22
	22232425
	24
	25

ALVERS	ON TAY	LOR &	SANDERS
VIIDT D	DONIDO	ECO	

KURT R. BONDS, ESQ.

Nevada Bar No. 6228

PATRICE STEPHENSON-JOHNSON, ESQ.

Nevada Bar No. 12283

6605 Grand Montecito Pkwy., Suite 200

Las Vegas, Nevada 89149

(702) 384-7000 5

1

2

3

26

27

28

efile@alversontaylor.com

Attorneys for Defendants 6

Geoffrey Morrow; Wal-Mart Transportation,

LLC: and Walmart Inc. dba Walmart and as

Wal-Mart

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

GREGORY ROBERTS, an individual,

Plaintiff,

VS.

GEOFFREY MORROW, an individual; WAL-MART TRANSPORTATION, LLC, a Foreign Limited-Liability Company; WALMART INC., a Foreign Corporation, dba WALMART and as WAL-MART; DOES 1 through 50, inclusive; and ROE ENTITIES 1 through 50, inclusive,

Defendants.

Case No.: 2:22-cv-00831-JAD-BNW

STIPULATION AND ORDER TO STAY THE PROCEEDINGS UNTIL OCTOBER 21, 2022

IT IS HEREBY STIPULATED AND AGREED, by and between: Defendants GEOFFERY MORROW; WALMART TRANSPORTATION, LLC; WALMART, INCL DBA

WALMART and as WALMART, by and through their attorneys KURT R. BONDS, ESQ., and

PATRICE STEPHENSON-JOHNSON, ESQ., of ALVERSON TAYLOR MORTENSEN &

SANDERS and Plaintiff GREGORY ROBERTS, by and through their attorneys ROBERT B.

SIDELL, ESQ., and ROBERT H. SIDELL, ESQ., of SIDELL INJURY LAW, that the proceedings

in this matter be stayed for a period of 120 days.

1

Case 2:22-cv-00831-JAD-BNW Document 5 Filed 07/04/22 Page 2 of 3

	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
_	12
v 89149 000	13
LAS VEGAS, NV 8914 (702) 384-7000	14
	15
	16
	17
	18
	19
	20
	21
	22
	23
	24
	25
	26

27

28

ALVERSON TAYLOR & SANDERS

6605 GRAND MONTECITO PKWY STE 200

This matter relates to a motor vehicle collision that occurred on December 19, 2019. The parties desire to stay these proceedings to allow for settlement negotiations to proceed with an adequate timeframe for a conclusion to be reached.

This stipulation is based on the following:

- On June 20, 2022, Defendant received Plaintiff's Demand Package that included extensive medical records.
- 2. As the Demand Package was recently received, the parties wish to enter into settlement negotiations based on the recent disclosure.
- 3. Accordingly, the parties desire to stay this action as to allow settlement negotiations to proceed in an effect to resolve this matter prior to expending resources on litigation.
- 4. IT IS HEREBY STIPULATED AND AGREED that this action shall be stayed for 120 days to allow the parties to negotiate a settlement agreement.
- 5. IT IS FURTHER STIPULATED AND AGREED that the stay established by this order shall automatically terminate after 120 days from the issuance of a grant of this order.

IT IS SO AGREED AND STIPULATED:

DATED: June 23, 2022	DATED: June 23, 2022
ALVERSON, TAYLOR, & SANDERS	SIDELL INJURY LAW
/s/ Kurt R. Bonds KURT R. BONDS, ESQ. Nevada Bar No. 6228 PATRICE STEPHENSON-JOHNSON, ESQ. Nevada Bar No. 12283 6605 Grand Montecito Pkwy., Suite 200 Las Vegas, Nevada 89149 (702) 384-7000 efile@alversontaylor.com Attorneys for Defendants	/s/ Robert Sidell ROBERT B. SIDELL, ESQ. Nevada Bar No. 1196 ROBERT H. SIDELL, ESQ. Nevada Bar No. 14620 3415 W. Charleston Blvd. Las Vegas, NV 89102 (702) 384-3847 Sidell.law@gmail.com Attorneys for Plaintiff

<u>ORDER</u>

1 Based on the parties' stipulation [ECF No. 4], IT IS HEREBY ORDERED, ADJUDGED 2 AND DECREED that this action is stayed for all purposes through October 21, 2022. 3 4 DATED this 4th day of July, 2022. 5 6 FEDERAL DISTRIC 7 8 9 10 11 Respectfully submitted by: 12 ALVERSON, TAYLOR & SANDERS 13 /s/ Kurt R. Bonds_ KURT R. BONDS, ESQ. 14 Nevada Bar No. 6228 15 PATRICE STEPHENSON-JOHNSON, ESQ. Nevada Bar No. 12283 16 6605 Grand Montecito Parkway Suite 200 17 Las Vegas, Nevada 89149 (702) 384-7000 18 efile@alversontaylor.com 19 Attorneys for Defendants Geoffrey Morrow; Wal-Mart Transportation, 20 LLC; and Walmart Inc. dba Walmart and as Wal-Mart 21 22 23 N:\CLIENTS\27600\27666\Pleadings\Roberts Stip & Order to Stay Proceedings.docx 24 25 26 27 28